United States Patent and Trademark Office
- Sales Receipt -

09/22/2005 SBRYCE 00000001 121095 10776651

01 FC:1814 130.00 DA

PTO/SB/25(10-00)

Approved for use through 10/31/2002. OMB 0551-0031

U.S. Petent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

IR ADE Andre the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING | Docket Number (Optional)

REJECTI	ON OVER A PENDING SECOND APPLICATION	SPINE 3.0-455 CONT IV
In re Application of:	Rafail Zubok, Antonio Valdevit, Michael W. Dudasik,	and Joseph P. Errico
Application No.: 10	0/776,651	
Filed: February	11, 2004	
F 0F011041 5	NCC DEDI ACEMENT	
For. CERVICAL D	DISC REPLACEMENT	
The owner, _	SpineCore, Inc.	of <u>100</u> .
statutory term of any the full statutory term to the grant of any 10/776,471 filed Feb and 10/776,434 filed hereby agrees that at period that it and any any patent granted or in making the all instant application that 156 and 173 of any p the patent grant, in the unenforceable, is four disclaimed under 37	the instant application hereby disclaims, except as provided in patent granted on the instant application, which would extend defined in 35 U.S.C. 154 to 156 and 173 as shortened by a patent granted on pending second Application Numbers 104 incury 11, 2004; 10/776,650 filed February 11, 2004; 10/776,650 filed February 11, 2004; 10/776 if February 11, 2004 of any patent granted on the pending set may patent so granted on the instant application shall be enformly patent granted on the second application are commonly own the instant application and is binding upon the grantee, its substant application and is binding upon the grantee, its substant granted to the expiration date of the full statutory term latent granted on the second application, as shortened by any the event that any such granted patent: expires for failure to ind invalid by a court of competent jurisdiction, is statutorily did CFR 1.321, has all claims canceled by a reexamination certain to the expiration of its full statutory term as shortened by a	d beyond the expiration date of ny terminal disclaimer filed prior 1382,702 filed March 6, 2003; 6,656 filed February 11, 2094; econd applications. The owner ceable only for and during such ned. This agreement runs with ccessors or assigns. It of any patent granted on the n as defined in 35 U.S.C. 154 to terminal disclaimer filed prior to pay a maintenance fee, is held isclaimed in whole or terminally ifficate, is relssued, or Is in any
Check either box 1 or 2	below, if appropriate.	
1. For submissi etc.), the unc	ions on behalf of an organization (e.g., corporation, partnership, univer dersigned is empowered to act on behalf of the organization.	rsity, government agency,
made on Information knowledge that willfuunder Section 1001	re that all statements made herein of my own knowledge are and belief are believed to be true; and further that these sta if false statements and the like so made are punishable by find Title 18 of the United States Code and that such willful fals dication or any patent issued thereon.	tements were made with the ne or imprisonment, or both,
2. X The understa	gned is an attorney or agent of record.	_
_	Signature	August 19, 2005 Date
	Maria Da Adria a B	
	Kevin M. Kocun, P. Typed or printed name	atent Agent
		(owner).
	correspondence is being deposited with the U.S. Postal Service with sufficion. Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-145	
Dated Aururet 19, 2006	- 0	(Kevin M. Kocum, Patent Agent)